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FOURTH CIRCUIT ORAL ARGUMENT ACKNOWLEDGMENT

This Oral Argument Acknowledgment form is to be completed and filed by arguing counsel within 7 days of the Oral Argument Notification. In criminal cases, counsel appearing for a defendant but not arguing must also file this form.
Case Number: 24-1799(L) Date of Oral Argument: 05/07/25
Caption: Kipke v. Moore
Attorney Arguing: Ryan R. Dietrich
Arguing on Behalf of (party name):
all Appellees/Cross-Appellants
Select party type: □Appellant □Appellee □Appellant/Cross-Appellee □Appellee/Cross-Appellant □Amicus □Intervenor
Attorney Appearing for Defendant but Not Arguing in Consolidated Criminal Case:
Argument Time: Please indicate how much argument time you wish to use. You may thereafter change your requested time or change counsel arguing by filing a new Oral argument acknowledgment form and selecting "Amended" within the entry. Counsel arguing the case must be admitted to the Fourth Circuit, file an appearance of counsel form, and file this acknowledgment form. →20 minutes of argument time are allotted per side; all parties to a side must share oral argument time →Appellants and cross-appellants may reserve up to 1/3 of their time for rebuttal (7 out of 20 minutes)
First Attorney Arguing Per Side: 20 Phone Number (day of argument):
Principal Argument Time: 15 (for appellants and appellees) Rebuttal Argument Time (if any): 5 (appellants and cross-appellants only)
Any Second Attorney Sharing Arguing Time: Phone Number (day of argument):
Principal Argument Time: (for appellants and appellees) Rebuttal Argument Time (if any): (appellants and cross-appellants only)
Any Counsel for Amicus Participating in Argument by Leave of Court:
Phone Number (day of argument):
Argument Time: Select one of the following: Order allowing argument time Court-Appointed Amicus
Signature: /s/Ryan R. Dietrich Date: 03/07/25